UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION - DETROIT

	N THE MATTER OF:	APTER 1	3			
	Jacqueline D. Franklin CAS	SE NO: \(\bigcup_{OGE:} \bigcup_{OGE:}	8-42-00 TUCKER	<i>y</i> . ⊠	OXH	OLM
STIPULATION ADJOURNING HEARING						
	This matter currently scheduled for hearing on	19 . Y):		, re	egarding	5
	the First Meeting of Creditors. a Motion to Dismiss case. a Motion to lift stay as to Creditor Other:	ation of P	lan.			
	ne parties having agreed to the terms herein, based on the records of the the premises, and there being no adverse impact upon any party by was therefore;	ne Court t	ha aquet haina	-41	co	
The above referenced matter is adjourned to						
	IT IS FURTHER STIPULATED that if any of the above is not all be dismissed upon Order of the Court without further notice or hear IT IS FURTHER STIPULATED that the deadline for the Chapter Plan and/or any amended Plan is extended to twenty-one (21) days from the contract of the court of the	ring. nter 13 Tri	istee to file oh	iections to	aan firm	nation of
	IT IS FURTHER STIPULATED that the Debtor or Debtor's C this Order to all interested parties.					
/s/ TA /s/ TA Chapt 535 G Detroi (313)	TAMMY L. TERRY (P46254) apter 13 Standing Trustee 5 Griswold, Suite 2100 Attorit, MI 48226 3) 967-9857 eb_ecfadmin@det13.net	Make It oney for Death Land	ebtor(s) Office	ent: (<i>P6</i> §	-14 Y)

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION - DETROIT

IN THE MATTER OF:		CHAPTER 13					
Jacqueline D. Franklin, Debtor(s).		CASE NO. 18-42004-MLO MARIA L. OXHOLM					
_							
ORDER ADJOURNING HEARING							
	This matter currently scheduled for hearing on3/ (ONLY PROVISIONS CHECKED BELOW SHAL						
	the First Meeting of Creditors.						
	a Motion to Dismiss case. FOR PLAN EXPIRATION Confirmation of Plan.						
	a Motion to lift stay as to Creditor						
	Other:						
The prem	he parties having agreed to the terms herein, based on the records remises, and there being no adverse impact upon any party by way o	of the Court, the court being otherwise sufficiently advised in the fthis action, thus no notice is required to be given; now therefore;					
	IT IS ORDERED AND AGREED that: (ONLY PROVISIONS CHECKED BELOW SHALL	L APPLY)					
	The above referenced matter is adjourned to						
dismi	IT IS FURTHER ORDERED that if any of the above smissed upon Order of the Court without further notice or hearing.	is not completed by the date and time specified, the case shall be					
and/o	IT IS FURTHER ORDERED that the deadline for the d/or any amended Plan is extended to twenty-one (21) days from the	Chapter 13 Trustee to file objections to confirmation of the Plan conclusion of the Meeting of Creditors.					
this (IT IS FURTHER ORDERED that the Debtor or Debtor is Order to all interested parties.	or's Counsel shall immediately provide notice of the entry of					

EXHIBIT 1